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5 Attorney for Jeri Coppa-Knudson, Trustee

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7 **UNITED STATES BANKRUPTCY COURT**
8 **DISTRICT OF NEVADA**

9 IN RE: CASE NO. BK-N-14-50333-BTB
10 ANTHONY THOMAS and CASE NO. BK-N-14-50331-BTB
WENDI THOMAS, (Jointly Administered)
11 AT EMERALD, LLC, CHAPTER 7
12 Debtors.

13 _____ /
14 JERI COPPA-KNUDSON, TRUSTEE, ADV. PROC. NO. 17-05005-BTB

15 Plaintiff,

16 vs.

17 KENNETH CONETTO, ESTATE OF
18 ERIC KITCHEN, KIMBERLY KLOTZ,
WAYNE CATLETT and SHERIFF OF
19 SANTA CLARA COUNTY,

20 Defendants.

21 _____ /

22 Plaintiff Jeri Coppa-Knudson, in her capacity as Chapter 7 Trustee of the above
23 referenced bankruptcy estates, and as Plaintiff in this adversary proceeding, hereby requests
24 entry of a default pursuant to F.R.Civ.P. 55 and F.R.Bankr.P. 7055. Defendants, the Estate
25 of Eric Kitchen, Kimberly Klotz and Wayne Catlett (“Catlett”), have failed to answer or
26 otherwise plead after service by publication, and Catlett having been served with the
27 Plaintiff’s Notice Of Intent To Take Default Judgment, **Adv. DE 20**, on December 7, 2017.

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1 This Request is supported by the separately filed Declaration of Jeffrey Hartman.

2 DATED: February 1, 2018.

3 **HARTMAN & HARTMAN**

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5 /S/ Jeffrey L. Hartman
6 Jeffrey L. Hartman, Esq.
7 Attorney for Jeri Coppa-Knudson,
Plaintiff

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CERTIFICATE OF SERVICE

9 I certify that I am an employee of Hartman & Hartman, and that on this date I caused
10 to be served a copy of the within document upon:

11 Wayne Catlett
12 PO Box 5692
13 Santa Barbara, CA 93150-0647

14 DATED: February 1, 2018.

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/S/ Stephanie Ittner
Stephanie Ittner

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